LAWS of MARYLAND.

CHAP. having neglected to appear, shall pay the costs of the said attachment, and all other expences of summoning shall be paid by the party who shall require the said summons to issue.

Sheriffs entitled to fees, &c.

1792.

III. And he it enacted, That all sheriffs acting under this act, shall be entitled to the same sees for their service as in other cases of the like nature; and all witnesses shall have the same per diem allowance and itinerant charges as in cases of attendance at the general court.

C H A P. III.

Paffed December 22. An ACT to settle and ascertain the salary of members of the council for the ensuing year.

Salary ascertained.

Be it enacted, by the General Assembly of Maryland, That each member of the council shall be entitled to receive, for the ensuing year, the sum of one hundred and fifty pounds current money, for his salary.

C H A P. IV.

Passed December 22. A Further supplement to the act for building a new church in the city of Annapolis.

Preamble

HEREAS doubts are entertained respecting the powers of the trustees appointed by the further supplementary act to the act, entitled, An act for building a new church in the city of Annapolis,

Trustees to give notice, &c.

II. Be it enacted, by the General Assembly of Maryland, That the trustees therein named, be and they are hereby authorised and directed to cause not less than eight days notice to be given in the Maryland Gazette, for the subscribers to attend at the said church for the purpose of choosing their pews; and the said trustees are hereby required to give personal notice to all subscribers who do not reside in the city of Annapolis; and that thereafter the said trustees proceed in the choice aforesaid agreeably to the directions of the act, entitled, An act for building a new church in the city of Annapolis.

C H A P. V.

Paffed December 22. An ACT concerning Forest-street in Baltimore-town, in Baltimore county.

Preamble.

HEREAS it has been represented to this general assembly, by the petition of the owners of lots, and inhabitants, of Forest-street, and others, in Baltimore-town aforesaid, that by an act of assembly, passed in the year seventeen hundred and fifty-three, for making an addition to Baltimore-town aforesaid, that Forest-street was marked and located, on a plot of said addition, for the width of fixty-six sect, and that previous to the laying out the said addition, the proprietors of the said land did lay out the same only of the width of eighteen sect, and that the street was built on and improved by the said owners of lots, of the width of eighteen sect, and that it never was extended or opened of the width of sixty-six sect agreeably to the plot thereof, and that it would be ruinous to many, and extremely injurious to all, the said owners of said lots, if the said street should be extended to sixty-six sect as laid out, without benefiting individuals or the town at large; and the prayer of the said petitioners appearing reasonable,

width of FoII. Be it enacted, by the General Assembly of Maryland, That Forest-street aforesaid shall be taken and deemed of the width of eighteen seet, beginning at Baltimore-street, and running from thence northerly to the end of said street, as it was originally laid out by the proprietors aforesaid, previous to the addition of said town, in the year seventeen hundred and sifty-three.

To be for ever III. And be it enacted, That the said street shall be for ever hereafter deemed deemed 18 and taken only of the width of eighteen seet, and that the owners and proprietors of lots of ground shall have the same right and benefit in the same as if the said

Areet